REMARKS

Applicants disagree with the Examiner's statement that Applicants' Fig. 1 should

be labeled prior art.

In the last two lines of page 2 of the Notice of Allowability dated 10/10/2008 the

Examiner refers to page 2 - 3 of the Office Action dated 02/08/2008 in support of the

Examiner's objection to Fig. 1. The last line of the first paragraph refers to paragraph

[4] and [10] of the published application for the present application. The undersigned

attorney discussed this objection with Examiner Ho on 10/30/2008. The Examiner

suggested the amendments to paragraphs [4] and [10] herein to correct typographical

errors that would result in withdrawal of the objection to Fig. 1.

Please charge any fee necessary to enter this paper and any previous paper to

deposit account 09-0468.

Respectfully submitted,

By: /Daniel P. Morris/

Dr. Daniel P. Morris, Esq.

Reg. No. 32,053

Phone No. (914) 945-3217

IBM Corporation Intellectual Property Law Dept. P. O. Box 218

Yorktown Heights, New York 10598